

James Andrew Polt

Name

1281 E. 19th Ave. Apt. D-210

Mailing address

Anchorage, AK 99501

City, State, Zip

\* has no phone or e-mail

Telephone

RECEIVED

FEB 09 2022

CLERK, U.S. DISTRICT COURT  
ANCHORAGE, AK

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF ALASKA

James Andrew Polt

(Enter full name of plaintiff in this action)

Plaintiff,

vs.

Municipality of Anchorage

(Enter full names of defendant(s) in this action.  
Do NOT use *et al.*)

Defendant(s).

Case No. 3:22-cv-00023-SLG

(To be supplied by Court)

COMPLAINT UNDER  
THE CIVIL RIGHTS ACT  
42 U.S.C. § 1983

(NON-PRISONERS)

A. Jurisdiction

Jurisdiction is invoked under 28 U.S.C. § 1343(a)(3) and 42 U.S.C. § 1983. If you assert jurisdiction under any different or additional authorities, please list them below:

B. Parties

1. Plaintiff: This complaint alleges that the civil rights of James Andrew Polt,  
(print your name)

who presently resides at 1281 E. 19th Ave. Apt. D-210 Anchorage, AK 99501,  
(mailing address)

were violated by the actions of the individual(s) named below.

2. **Defendants** (Make a copy of this page and provide same information if you are naming more than 3 defendants):

Defendant No. 1, (Municipality of Anchorage / AMC Title 23 Fire Code) <sup>municipality</sup> is a ~~citizen~~ of ALASKA (name)

and is employed as a (state) not applicable (defendant's government position/title)

\* Explanation MOA's Title 23 Fire Code law causes Plaintiff alleged damages.

This defendant personally participated in causing my injury, and I want **money damages**.

OR

☒ The **policy or custom** of this ~~defendant's~~ <sup>AMC Title 23 Fire Code laws</sup> government agency ~~violates~~ my rights, and I seek **injunctive relief** (to stop or require someone do something).

Defendant No. 2, \_\_\_\_\_ is a citizen of \_\_\_\_\_ (name)

\_\_\_\_\_, and is employed as a \_\_\_\_\_ (state) (defendant's government position/title)

This defendant personally participated in causing my injury, and I want **money damages**.

OR

The policy or custom of this official's government agency violates my rights, and I seek **injunctive relief** (to stop or require someone do something).

Defendant No. 3, \_\_\_\_\_ is a citizen of \_\_\_\_\_ (name)

\_\_\_\_\_, and is employed as a \_\_\_\_\_ (state) (defendant's government position/title)

This defendant personally participated in causing my injury, and I want **money damages**.

OR

The policy or custom of this official's government agency violates my rights, and I seek **injunctive relief** (to stop or require someone do something).

**C. Causes of Action** (You may attach additional pages alleging other causes of action and facts supporting them if necessary. Make copies of page 5 and rename them pages 5A, 5B, etc. and rename the claims, "Claim 4," "Claim 5, etc.").

My name is James Andrew Polt, I live at 1231 E.  
19th ave. apt. D-210, Anchorage, AK 99501

\* With this COMPLAINT, I James Andrew Polt,  
a U.S. Citizen born in Chicago, Illinois on  
12-23-1965, Asserts my U.S. Citizen Right  
to be free from Government Tyranny and Oppression.  
Thanks.

## CLAIM

Government function is Public Domain. No part  
of government works or laws can be copyrighted  
because of the fact that all government function is  
public domain and copyright is afforded only to  
private sources. Yet, in a form of Tyranny and  
Oppression. The Municipality of Anchorage in its  
Anchorage Municipal Code Title 23 (Fire Code) law,  
Municipality of Anchorage removes part of that  
law from public domain status by inserting private  
source\* copyrighted materials in it to "Support" or  
"further" that AMC Title 23 (fire code) law, is the  
reason plaintiff supposes Municipality of Anchorage  
is trying to achieve by inserting private copyrighted  
material into public domain Government Law, and by doing  
so they go against the public domain function of Government.  
The plaintiff here so infers. The private source\*  
copyright material that Municipality of Anchorage has  
inserted into its AMC Title 23 (fire code) law, dictates  
that certain types of fire alarm notification appliances, G4LF  
Series, are to be used, and are used in plaintiff's apt. unit,  
per, municipal fire code requirement as dictated by the  
private source copyrighted material in AMC Title 23 (fire code).  
First of all, plaintiff alleges a misapplication of the usage  
of the G4LF Series Appliances in plaintiff's apt. unit. As the  
powerful G4LF Series fire alarm notification appliances are  
made specifically to accommodate, the Elderly, the Incubicated,  
and the Deaf. Plaintiff is none of the above, so there is  
a misuse of product there, plaintiff alleges. And Secondly  
plaintiff alleges the G4LF Series Appliances to possess a  
hazardous potentially deadly product flaw, with its  
full blast activation at the speed of around 10 millionths  
of a second. The G4LF is a stereo speaker type appliance  
so 2 of them together going off a 10 millionths of a second

## CLAIM

continued.

creates a Surround Sound type effect that can cause any number of reactions in me upon activation, from raising my eyebrows, to one time it caused a Heart failure reaction, that could of been deadly to me., I the plaintiff here so alleges.

## DAMAGES

Plaintiff suffers from ongoing physical stress and anguish. And ongoing Mental stress and anguish, due to Municipality of Anchorage's Tyranny and Oppression as alleged in the Claim.

## RELIEF

For Relief, if plaintiff I proves the allegations set forth above, the plaintiff ask the Court to please oversee a plan that will stop Municipality of Anchorage's Tyranny and Oppression against I the plaintiff in concerns to the misapplication use of and the Hazardous potentially deadly product flaw use of the powerful G4LF Series fire alarm notification Appliances situated in plaintiffs apt. unit as described in the Claim.

Thank you, your Honor & Court.  
for your considerations in these matters.

(due process, freedom of religion, free speech, freedom of association and/or assembly, freedom from cruel and unusual punishment, etc. List **only one** violation.)

**Supporting Facts** (Briefly describe facts you consider important to Claim 3. State what happened briefly and clearly, in your own words. Do not cite legal authority or argument. Describe exactly what each defendant, by name, did to violate the right alleged in Claim 3.):

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#### D. Previous Lawsuits

1. Have you begun other lawsuits in **state or federal court** dealing with the **same facts** involved in this action, or otherwise relating to your imprisonment? \_\_\_\_\_ Yes ~~\_\_\_\_~~ **\*** No

2. If your answer is "Yes," describe each lawsuit.

a. Lawsuit 1:

Plaintiff(s): \_\_\_\_\_

Defendant(s): \_\_\_\_\_

Name and location of court: \_\_\_\_\_

Docket number: \_\_\_\_\_ Name of judge: \_\_\_\_\_

Approximate date case was filed: \_\_\_\_\_ Date of final decision: \_\_\_\_\_

Disposition: \_\_\_\_\_ Dismissed \_\_\_\_\_ Appealed \_\_\_\_\_ Still pending

Issues Raised: \_\_\_\_\_

b. Lawsuit 2:

Plaintiff(s): \_\_\_\_\_

Defendant(s): \_\_\_\_\_

Name and location of court: \_\_\_\_\_

Docket number: \_\_\_\_\_ Name of judge: \_\_\_\_\_

Approximate date case was filed: \_\_\_\_\_ Date of final decision: \_\_\_\_\_

Disposition: \_\_\_\_\_ Dismissed \_\_\_\_\_ Appealed \_\_\_\_\_ Still pending

Issues Raised: \_\_\_\_\_

#### F. Request for Relief

Plaintiff requests that this Court grant the following relief:

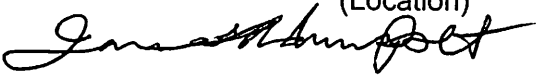
1. Damages in the amount of \$ \_\_\_\_\_

2. Punitive damages in the amount of \$ \_\_\_\_\_
3. An order requiring defendant(s) to \_\_\_\_\_
4. A declaration that \_\_\_\_\_
5. Other: Injunctive Relief to stop the alleged  
damaging actions stated in the claim
- Plaintiff demands a trial by jury. X Yes \_\_\_\_\_ No

### DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares under penalty of perjury that s/he is the plaintiff in the above action, that s/he has read the above civil rights complaint and that the information contained in the complaint is true and correct.

Executed at N.S. Courthouse  
222 West 7th Ave.  
Anchorage, AK 99501 on 2-9-22  
(Location) (Date)

  
(Plaintiff's Original Signature) / self represented plaintiff

\_\_\_\_\_  
Original Signature of Attorney (if any) (Date)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Attorney's Address and Telephone Number